UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

CHAPTER 13

CASE NO: 5-17-01246-JJT

IN RE: DANIEL J PRUSSMAN

AKA: DANIEL JOSEPH PRUSSMAN

NICOLE M PRUSSMAN

AKA: NICOLE MARIE PRUSSMAN,

NICOLE BELLMUND, NICOLE M.

BELLMUND

Debtor(s)

CHARLES J. DEHART, III CHAPTER 13 TRUSTEE Movant

VS.

DANIEL J PRUSSMAN

AKA: DANIEL JOSEPH PRUSSMAN

NICOLE M PRUSSMAN

AKA: NICOLE MARIE PRUSSMAN, NICOLE BELLMUND, NICOLE M.

BELLMUND

Respondent(s)

TRUSTEE'S MOTION TO DISMISS CASE

AND NOW, on March 19, 2018, comes Charles J. DeHart, III, Standing Chapter 13 Trustee, by and through his attorney Agatha R. McHale, Esquire, and respectfully represents the following:

- 1. An Amended Plan was filed on December 4, 2017.
- 2. A Confirmation hearing was held and an Order was entered on January 9, 2018 directing that an amended plan be filed within thirty (30) days.
- 3. As of the date of this Motion, an amended plan has not been filed.
- 4. The delay in filing a confirmable plan in this case is prejudicial to creditors.

WHEREFORE, your Trustee respectfully requests your Honorable Court dismiss the case upon the basis that Debtors have failed to propose a confirmable Plan.

Respectfully submitted,

s/ Agatha R. McHale, Esq.
Id: 47613
Attorney for Trustee
Charles J. DeHart, III
Standing Chapter 13 Trustee

Ste. A, 8125 Adams Drive Hummelstown, PA 17036

Ph. 717-566-6097 Fax. 717-566-8313

eMail: amchale@pamd13trustee.com

UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

IN RE: DANIEL J PRUSSMAN

AKA: DANIEL JOSEPH PRUSSMAN

NICOLE M PRUSSMAN

AKA: NICOLE MARIE PRUSSMAN, NICOLE BELLMUND, NICOLE M.

BELLMUND

CHAPTER 13

Debtor(s)

CASE NO: 5-17-01246-JJT

CHARLES J. DEHART, III **CHAPTER 13 TRUSTEE** Movant

NOTICE

NOTICE IS HEREBY GIVEN that Charles J. DeHart, III, Standing Chapter 13 Trustee for the Middle District of Pennsylvania has filed a Motion to Dismiss for failure to file a confirmable Chapter 13 Plan.

YOU ARE HEREBY NOTICED that a hearing has been scheduled on this matter for:

U.S. Bankruptcy Court		
Max Rosenn U.S. Courthouse	Date:	April 10, 2018
Courtroom #2		
197 S. Main Street	Time:	09:35 AM
Wilkes Barre, PA		

Any objection or response filed must be filed with the Clerk, U.S. Bankruptcy Court and served on the Chapter 13 Trustee.

> Charles J. DeHart, III, Trustee 8125 Adams Drive, Suite A Hummelstown, PA 17036

Phone: (717) 566-6097

Email: dehartstaff@pamd13trustee.com

Dated: March 19, 2018

UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

IN DANIEL J PRUSSMAN RE: AKA: DANIEL JOSEPH

PRUSSMAN CHAPTER 13

NICOLE M PRUSSMAN AKA: NICOLE MARIE PRUSSMAN, NICOLE

BELLMUND, NICOLE M. CASE NO: 5-17-01246-JJT

BELLMUND

Debtor(s)

CHARLES J. DEHART, III CHAPTER 13 TRUSTEE Movant

CERTIFICATE OF SERVICE

AND NOW, on March 19, 2018, I, Vickie Williams, hereby certify that I served a copy of the Trustee's Motion to Dismiss, Notice, and Proposed Order either electronically or by depositing a true and correct copy of the same in the United States Mail at Hummelstown, Pennsylvania, first class mail, postage prepaid, addressed to the following:

KIM M DIDDIO ESQUIRE 17 N 6TH STREET STROUDSBURG, PA 18360-

DANIEL J PRUSSMAN NICOLE M PRUSSMAN PO BOX 364 SCOTRUN, PA 18355-0364

Respectfully Submitted,

<u>s/ Vickie Williams</u>
for Charles J. DeHart, III, Trustee
8125 Adams Drive, Suite A
Hummelstown, PA 17036
Phone: (717) 566-6097

Email: dehartstaff@pamd13trustee.com

Dated: March 19, 2018

UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

IN RE: DANIEL J PRUSSMAN

AKA: DANIEL JOSEPH PRUSSMAN

NICOLE M PRUSSMAN

AKA: NICOLE MARIE PRUSSMAN, NICOLE BELLMUND, NICOLE M.

BELLMUND

Debtor(s)

CHAPTER 13

CASE NO: 5-17-01246-JJT

CHARLES J. DEHART, III CHAPTER 13 TRUSTEE Movant

VS.

DANIEL J PRUSSMAN

AKA: DANIEL JOSEPH PRUSSMAN

NICOLE M PRUSSMAN

AKA: NICOLE MARIE PRUSSMAN, NICOLE BELLMUND, NICOLE M.

BELLMUND

Respondent(s)

ORDER DISMSSING CASE

Upon consideration of the Trustee's Motion to Dismiss, it is hereby Ordered that the above-captioned bankruptcy be and hereby is dismissed.